English milled crowns,		· · · · · · · · · · · ·	5	0	CHAI
French filver crowns,		0	5	0	XXXII
Johannes, weighing eighteen pennyweight,		3	12	0	
Half Johannes, weighing nine pennyweight,		1	16	0	
Moidores, weighing fix pennyweight eighteen grains,		1	7	0	
English guineas, weighing five pennyweight six grains,		1	Ĭ	0	
French ditto, weighing five ditto five grains,		1	0	10	
Doubloons, weighing seventeen pennyweight,		3	6	ø	
Spanish pistoles, weighing four pennyweight fix grains,		ŏ	16	6	
French milled pistoles, weighing four pennyweight and	four grains	, 0	16	4	
Arabian chequins, weighing two pennyweight three grain	ins,	0	- 8	6	
Other gold coin (German excepted) by the pennyweigh	it,	0	4	Ö	

But if any of the coin aforesaid should hereafter be rendered less valuable than they are at present, either by lessening their weight, or therewith adding a greater quantity of alloy than is in them respectively at present, then so much of any of the faid coins, the value of which is so reduced, to be received for the tolls aforefaid as is equal in value to the said coins in their present state of fineness and weight, shall be payable for the said tolls at their reduced value only. And in case of refusal or neglect to pay the toll at the time of offering to pass through any of the said places, and previous to the vessels passing through the same, the collectors of the faid tolls may lawfully refuse passage to such vessel; and if any vessel shall pass without paying the said toll, then the said collectors may seize fuch vessel, wherever found, and sell the same at auction for ready money, which, so far as is necessary, shall be applied towards paying the said toll and all expences of seizure and sale, and the balance (if any) shall be paid to the owner, and the person having the direction of such vessel shall be liable for such toll, if the fame is not paid by fale of fuch vessel as aforesaid; provided, that the said proprietors, or a majority of them, holding at least three hundred shares, shall have full power and authority, at any general meeting; to lessen the said tolls, or any of them, or to determine that any article may pass free of toll.

X. And he it enacted. That the said river, and the works to be erected there-River to be on in virtue of this act, when completed, shall for ever thereafter be esteemed and esteemed public, &c. taken to be navigable as a public highway, free for the transportation of all goods, commodities or produce, whatsoever, on payment of the tolls imposed by this act: and no other toll or tax whatever, for the use of the water of the said river, and the works thereon erected, shall at any time hereafter be imposed by both or either of the faid states, subject nevertheless to such regulations as the legislatures of the said states may concur in, to prevent the importation of prohibited goods, or to prevent fraud in evading the payment of duties imposed in both or either of the said states on goods imported into either of them.

XI. and, whereas it is necessary for the making the faid canal, locks, and other works, that a provision should be made for condemning a quantity of land for the purpose; Be it enasted, That it shall and may be lawful for the said pre-Director may fident and directors, or a majority of them, to agree with the owners of any land purchaseland; through which the said canal is intended to pass, for the purchase thereof, and in case of disagreement, or in case the owner thereof shall be a feme covert, under age, non compos, or out of the state, on application to any two justices of the county in which such land shall lie, the said justices shall issue their warrant, under their hands, to the sheriff of their county, to summon a jury of twenty-four inhabitants of his county, of property and reputation, not related to the parties, nor in any manner interested, to meet on the land to be valued, at a day to be expressed in the warrant, not less than ten nor more than twenty days thereafter, and the sheriff, upon receiving the said warrant, shall forthwith summon the said jury, and when met, shall administer an oath, or affirmation, to every juryman that shall appear, that he will faithfully, justly and impartially, value the land (not exceeding in any case the width of two hundred feet) and all damages the owner thereof shall fustain by the cutting the canal through such land, according to the best of his skill and judgment, and that in such valuation he will not spare any

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